

The British Columbia Gazette.

PUBLISHED BY AUTHORITY.

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VICTORIA, JULY 2ND, 1885

No. 26.

The British Columbia Gazette.

PUBLISHED TYFRY THURSDAY

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Provincial Secritary's Office, 2nd July, 1885.

IS HONOUR the Lieutenant-Governor has been pleased to appoint Joseph Prhys Planta, Esquire, J. P., to be a Stipendiary Magistrate for Vancouver Island.

Provincial Secretary's Office, 22nd June, 1885.

IS HONOUR the Lientenant-Governor has been pleased to appoint the Reverend Donald Fraser, M.A., and Frederick G. Walker, Esquire, B.A., to be Examiners, to act with the Superintendent of Education at the approaching Examination of Public School Teachers.

CLEMENT F. CORNWALL. [L.S.]

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Onr said Province, at Our City of Victoria, on Friday, the Tenth day of July, next, to have been commenced and held, and every of you -GREETING.

A PROCLAMATION.

ALEX. E. B. DAVIE, Attorney-General. | W HEREAS the meeting of the Legislature or Par-Attorney-General. 1 the Legislature or Parliament of the Province of British Columbia, stands called for Friday, the Teuth day of July next, at which time, at Our City of Victoria, you were held and constrained to appear.

NOW KNOW YE, that for divers causes and considerations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British ('olumbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on FRIDAY, the ELEVENTH day of the month of SEPTEMBER next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our ('ity of Victoria, and therein do as may seem necessary. Herein fail not.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: Witness, the Honourable Clement F. Cornwall, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this twenty-third day of June, in the year of Our Lord one thousand eight hundred and eighty-five, and in the forty-ninth year of Our Reign.

By Command.

JNO. ROBSON,

Provincial Secretary.

TABLE

Showing the dates and places of Courts of Assize, Nisi Prius, and Oyer and Terminer, for the year 1885.

SPRING ASSIZES.

(Os	Vancouv	ER I	SLAND.)
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Victoria, Tuesday,
Nanaimo, Tuesday, 7th April. 2nd June.

(On Mainland.)

New Westminster, Wednesday, ...
Yale, Wednesday, ...
Kamloops, Monday, ...
Clinton, Monday, ... 6th May. 27th May. 1st June. Sth June.

FALL ASSIZES.

(Ox Mainland.)

Richfield, Monday
Clinton, Wednesday,
Kamloops, Monday,
Lytton, Monday,
Yale, Friday,
New Westminster, Wednesday... 14th September. 30th September. 5th October. 12th October.

16th October. 11th November.

(On Vancouver Island.) Victoria,..... Monday,.... 23rd November.
Nanaimo,..... Tucsday,.... 1st December.

NOTICE.

NOTICE IS HEREBY GIVEN that sittings of the County Court of Cariboo will be held as fol-

At Lillooet, on Monday, the 25th of May, 1885.
At Clinton, on Friday, the 5th of June, 1885.
At Soda Creek, on Friday, the 26th June, 1885.
At Quesnellemouth, on Friday, the 3rd July, 1885.
At Richfield, on Monday, the 6th July, 1885.
By Command.
JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office, 10th April, 1885.

NOTICE.

SITTING of the County Court of New Westminster will be held At Yale, on Wednesday, the 27th May, 1885:

And sittings of the County Court of Kootenay will he held

At the West Crossing, Columbia River, on Monday, the 22nd June, 1885; and At the East Crossing, Columbia River, on Thursday, the 22nd July, 1885. By Command.

JNO. ROBSON, Provincial Secretary.

Provincial Secretary's Office, 12th May, 1885.

NOTICE.

COURTS OF ASSIZE and Nisi Prins, and of Oyer and Terminer and General Gaol Delivery will be held, under the provisions of Section 2 of the "Assize Court Act, 1885,"—

At the West Crossing of the Columbia River, on Monday, the 22nd of June, 1885;

At the East Crossing of the Columbia River, on Thursday, the 2nd July, 1885.

By Command.

By Command.

JNO. ROBSON,

Provincial Secretary.

Provincial Secretary's Office, 23rd March, 1885.

NOTICE.

SITTINGS of the County Court of New Westminster will be held at Centreville, Chilliwhack, on the following dates:

Thursday, the 16th April, 1885. Thursday, the 11th June, 1885. Thursday, the 13th August, 1885. Thursday, the 8th October, 1885. By Command.

JNO. ROBSON. Provincial Secretary.

Provincial Secretary's Office, 7th April, 1885.

Education Branch of Provincial Secretary's Department, June 9th, 1885.

NOTICE IS HEREBY GIVEN that the Annual Examination of Candidates for Certificates of Qualification to teach in the Public Schools of the Province will be held in the Legislative Assembly Hall, Victoria, commencing at 10 a.m. on Monday. July 6th.

S. D. POPE, Superintendent of Education.

NOTICE.

THE SITTING of the County Court of Kootenay. to be held at the East Crossing of the Columbia River in July next, will take place on Thursday, the 2nd day of that month, and not as stated in the B. C. Gazette of the 14th instant.

JNO. ROBSON, Provincial Secretary.

Provincial Secretary's Office, 26th May, 1885.

NOTICE TO CLAIMANTS OF LAND.

VICTORIA DISTRICT.

OTICE IS HEREBY GIVEN that the undermentioned Sections of land in Victoria District have been surveyed, and a plan of same can be seen at the Lands and Works Office, Victoria.

Section 93 Kama Karnee, Pre-emption Record No. 1,523, dated November 7th, 1874.

Section 94—Louis Kamai, Pre-emption Record No. 1,520, dated October 13th, 1884.

Sections 95 and 96-Tom Kamarce, Pre-emption Record No. 36, dated February 19th, 1885.

Persons having adverse claims to any of the above-mentioned Sections must file a statement of same with the Commissioner within 60 days from date of this notice.

WM. SMITHE, Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, B.C., 20th June, 1885.

NOTICE TO CLAIMANTS OF LAND.

CARIBOO DISTRICT.

NOTICE IS HEREBY GIVEN that Lots 71 and 72, Group I. Capileo, District 1 72, Group I, Cariboo District, have been surveyed for Wm. Pinchbeck, being the land held by him under the following records

Lot 71— John Felfer, Record dated July 1st, 1861:
T. A. Davidson, Record No. 15, dated December 3rd, 1860: T. A. Davidson, Record No. 102, dated January 9th, 1861: T. A. Davidson, Record No. 103, dated July 1st, 1861: Moses Danuralt, Record dated April 28th, 1860.

Let 7th With Picklands

Lot 72—Wm. Pinchbeck, Record No. 87, dated March 28th, 1862; J. Felfer, Record No. 4, dated April 28th, 1860; Thos. Meldrum, Record No. 72, dated November 25th, 1861.

Plans of above lots can be seen at the Lands and Works Oflice, Victoria, and at the oflice of J. Bowron, Esq., Assistant Commissioner, Barkerville.

WM. SMITHE, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., June 26th, 1885.

COWICHAN DISTRICT.

NOTICE IS HEREBY GIVEN that the under mentioned Lots, situate on Caliano Island, have been surveyed and a plan of same can be seen at the Lands and Works Office, Victoria.

Lot 3 Henry Claphanis, Pre-emption Record No. 1,355, January 21st, 1873.

Lot 6 Finlay Murchison, Pre-emption Record No. 40, March 4th, 1882.

Also Lots I and 5.

Persons having adverse claims to Lots 3 and 6 must tile a statement of same with the Commissioner within

60 days from date of this notice,

WM. SMITHE,

Chief Commissioner of Lands and Works,

Lands and Works Department,

Victoria, May 20th, 1885.

NOTICE TO CLAIMANTS OF LAND.

RENFREW DISTRICT.

NOTICE 18 HEREBY GIVEN that the under-mentioned sections of land, situate at Jordan River, Renfrew District, have been surveyed, and a Niver, Renfrew District, have been surveyed, and a plan of same can be seen at the Lands and Works Office, Victoria.

Section 3 – W. P. Sayward, application to purchase, April 20th, 1885.

Section 4 – A. P. Bliss, application to purchase, April 20th, 1885.

WM. SMITHE, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, B.C., May 14th, 1885.

Notice to Claimants of Land.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN that the under-NOTICE IS HEREBY GIVEN that the undermentioned Lots, situate in Kamloops Division of Yale District, have been surveyed, and a plan of same can be seen at the Lands and Works Office, Victoria, and at the Office of G. C. Tunstall, Esq., Assistant Commissioner, Kamloops.

Lot 545, Group I—G. A. Coughell, Application to purchase, dated March 1st, 1884.

Lot 546, Group 1—G. A. Coughell, Pre-emption Record No. 1,160, dated June 15th, 1883.

Lot 548, Group 1—A. McBryan, Pre-emption Record No. 202, dated September 5th, 1873.

Lot 549, G. 1—D. Macpherson, Pre-emption Record No. 203, dated September 5th, 1873.

Lot 550, G. 1—G. E. Pendleton, Pre-emption Record No. 271, dated July 2nd, 1878.

Lot 551, G. 1—G. E. Pendleton, Pre-emption Record No. 1,081, dated June 24th, 1878.

Persons having adverse claims against any of the above-mentioned Lots (546, 548, 549, 550 and 551) must file a statement of same with the Commissioner within 60 days from date of this notice.

WM. SMITHE,

Chief Commissioner of Lands and Works.

Lands & Works Department,

Victoria, B. C. June 26th, 1885.

NOTICE

Is HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 270 acres of land, more or less, situate at Howe Sound, New Westminster District, and described as follows:-

Commencing at a point 10 chains true S. of the S. W. corner of the Hastings Sawmill Co's claim No. 2; thence true W. 40 chains; thence true N. 60 chains; thence true E. 45 chains (more or less) to W. boundary of W. G. Stephenson's claim; thence true S. 20 chains; thence true E. 12 chains; thence mag. S., along W. boundary of said claim No. 2, 35 chains, to its S. W. corner: thence true S. 10 chains, to point of comcorner; thence true 8. 10 chains, to point of commencement.

A. P. BRIGGS.

Victoria, 4th May, 1885.

NOTICE TO CLAIMANTS OF LAND. QUALIFICATION AND REGISTRATION OF VOTERS AUT, 1876.

ELECTORAL DISTRICTS OF NEW WESTMINSTER AND NEW WESTMINSTER CITY.

NOTICE IS HEREBY GIVEN, in accordance with clause 9, sub-section 1, of the "Qualitication and Registration of Voters Act, 1876," that I shall hold a Court of Revision for the Districts of New Westminster and New Westminster City, at the Court House New Westminster, on Monday, the 3rd day of August, 1885, at 12 o'clock noon.

C. WARWICK,

New Westminster, B.C., June 1st, 1885.

Collector.

QUALIFICATION AND REGISTRATION OF VOTERS ACT, 1876.

ELECTORAL DISTRICTS OF VICTORIA CITY AND ESQUIMALT.

OTICE IS HEREBY GIVEN that, in pursuance of sub-section f, of clause 9, of the "Qualitication and Registration of Voters Act, 1876," I shall, on Monday, the 3rd day of August next, hold a Court of Revision, for the purpose of hearing and determining any or all objections against the retention of any names on the Registers of Voters.

Such Court will be open at 12 o'clock noon, at the Court House, James' Bay, Victoria.

HARVEY W. H. COMBE,

Victoria, B.C., June 1st, 1885.

Collector.

Qualification and Registration of Voters Act, 1876

CARIBOO ELECTORAL DISTRICT.

OTICE IS HEREBY GIVEN that, in pursuance of sub-section f, of Section 7, of the "Qualification and Registration of Voters Act, 1876," I shall, on Monday, the 3rd of Angust next, hold a Court of Revision, for the purpose of hearing and determining any or all objections against the retention of any names on the Register of Voters.

Such Court will be opened at 12 o'clock noon, at the Court House, Richfield.

2nd June, 1885.

JOHN BOWRON, Collector.

NOTICE.

TAKE NOTICE that the undersigned has applied to the Chief Commissioner of Lands and Works for a Licence to cut, fell, and carry away trees and timber from the following Crown land:—

One thousand acres of land (or thereabouts) situate on Sce-chelt Peninsula, adjoining a small unnamed bay on the Strait of Georgia, lying between Merry Island and Trail Islands, a better description of which is shewn on the sketch plan amexed to the said application, and thereon coloured red.

Dated this 13th day of May, 1885.

JAMES H. GILLESPIE.

NOTICE.

OTICE IS HEREBY GIVEN that, thirty days after date, I intend making application to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the following described lands in New Westminster District:—

- 1. The Government Reserve adjoining and to the west of Lot 192, Group 1.
- 2. Starting at the south-west corner of said reserve, thence due west to the east boundary of Point Grey Reserve; thence north to shore line of English Bay; thence easterly, following shore line, to north-west corner of reserve, adjoining and to the west of Lot 192, Group 1; thence south, following west boundary of said reserve, to point of commencement. New Westminster, B.C., 12th June, 1885.

NOTICE.

THEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land on the East Coast of Vancouver Island, described as follows: Commencing at a stake on the sonthern boundary of the Campbell River Indian Reserve, 40 chains from the sea shore; thence running 80 chains westward; thence south, 80 chains; thence east, 80 chains; thence north, 80 chains, to point of commencement. north, 80 chains, to point of commencement

M. C. IRELAND

Victoria, April 15th, 1885.

NOTICE

IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situate at Howe Sound, New Westminster District, and described as follows:—

Commencing at the N. E. corner of the Poquiosin and Skamain Indian Reserve, on the Sqwamish River; thence E. 40 chains; thence N. 80 chains; thence W. 80 chains; thence S. 80 chains, to the N. line of said Indian Reserve; thence E. 40 chains, to point of commencement. mencement.

L. CASEY.

Victoria, 4th May, 1885.

NOTICE.

I HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situated on the east side of Muir Creek, Otter District:—

Commencing at a post 50 chains north from a post on the beach, 20 chains east of Muir Creek; running north 40 chains; thence west 40 chains; thence south 40 chains; thence cast 40 chains, to point of commencement.

WM. McPHERSON

Victoria, 6th May, 1885.

NOTICE.

NOTICE IS HEREBY GIVEN that I intend to

NOTICE IS HEREBY GIVEN that I intend to make application to the Hon. the Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty acres of land in New Westminster District, described as follows:—

Commencing from a post on Frederick Arm, about half a mile north of Owen Point, thence west, 40 chains; thence north, 40 chains; thence east, 40 chains; thence sontherly, following the coast line, to point of commencement.

ANGUS C FRASER

ANGUS C. FRASER.

New Westminster, June 9th, 1885.

NOTICE

Is HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works, B.C., for permission to purchase 320 acres of monntain pasture land, situate in Nicola Division of Yale District, and described as follows:—

Commencing at a post 440 yards West of the N. E. corner of Section IV., Township 94: running thence north, 1,760 yards; thence east, 880 yards; thence sonth, 1,760 yards: thence west, 880 yards, to starting point.

INO. CLAPPERTON

Nicola Lake, June 13th, 1885.

NOTICE

IS HEREBY GIVEN that 1 intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 600 acres of mountain pastoral land, situate in Nicola Valley, Yale District, described as follows:

Commencing at a post on the north line of my preemption; running thence west, 20 chains: thence south, 200 chains; thence cast to a deep creek; thence southsers, along the line of creek, to the north-west corner of Indian Reserve; thence south, 10 chains; the called to the Bar and thence west, 40 chains; thence south, 110 chains, to Solicitors of this Province, starting point. starting point.

EDWIN DALLEY.

Nicola, June 13th, 1885.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situate on Discovery Passage, described as follows:—

Commencing at a stake two miles south of Otter Point, 20 chains from beach: thence west 80 chains; thence south 80 chains; thence cast 80 chains; thence north 80 chains, to place of beginning.

E. B. HILL.

Victoria, May 4th, 1885.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 640 of land, situate on Elk Bay, Discovery Passage, described as follows:—
Commencing at W. P. Sayward's south-east corner; thence west 80 chains; thence south 80 chains; thence east 80 chains; thence north 80 chains, to place of

beginning.

J. WILCOX

Victoria, May 12th, 1885.

NOTICE

IS HEREBY GIVEN that we have this day made application to the Chief Commissioner of Lands and Works, B.C., to purchase 320 acres of pasture land, situate near Marmot Lake, to west of trail leading to Savonas Ferry:—

Said land extends north 1.760 yards from stake No. 1 to stake No. 2; thence east, 880 yards, to stake No. 3; thence south, 1,760 yards, to stake No. 4; and west 880 yards, to starting point.

REY & QUINVILLE

Marmot Lake, Nicola, May 2nd, 1885.

NOTICE.

HERFBY GIVE NOTICE that I intend to apply

to the Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty (160) aeres of mountain land, described as follows:—
Commencing at a point about 4 chains S.E. of Lower Hot Springs, and running north 40 chains; thence west, 40 chains; thence south, 40 chains; thence east.

JNO. T. GALBRAITH,

May 1st, 1885.

NOTICE. .

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, situated at the junction of the trails to Williams Lake and Blue Tent, Lillooet District:—

Commencing at a stake marked N. W.; thence east 40 chains; thence south 80 chains; thence west 40 chains; thence north 80 chains, to point of commence-

AUGUSTINE BOITANO. Alkali Lake, 28th April, 1885.

NOTICE.

NOTICE IS HEREBY GIVEN, pursuant to the "Legal Professions Act, 1884," that the undersigned will, at the expiration of two months from the date hereof, apply to be admitted and envolled as a Barrister and Solicitor of the Supreme Court of British C. Ingalia.

Dated March 16th, A. D. 1885.

WILLIAM JOHN TAYLOR.

NOTICE.

To all to whom it may concern:

TAKE NOTICE that, on the expiration of two months from this date, I shall apply to the Benchers of the Law Society of British Columbia to be called to the Bar and admitted on the Roll of Dated 10th June, 1885.
WM. WARD SPINKS.
Kamloo

Kamloops.

NOTICE.

NOTICE 18 HEREBY GIVEN that 1 intend making application to the Chief Commissioner of Lands and Works for permission to purchase 610 acres of unsurveyed land, described as follows: Com meneing at the northeast corner of Section 2, Renfrew District; thence true north, 80 chains; thence true west, 80 chains; thence true south, 80 chains, to the northwest corner of said Section 2; thence true cost, 80 chains, to point of commencement.

A. P. BLISS.

l'ictoria, B.C., 10th April, 1885.

NOTICE.

NOTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 240 acres of misurveyed land situated in Renfrew District and described as follows: Commencing at a point about 20 chains east and 20 chains north of the northeast corner of section 2; thence true north 60 chains; thence true east 40 chains; thence true south 60 chains; thence true west 40 chains to point of commencement.

WHALAM CRAWFORD. Victoria, B. C., 10th April, 1885.

NOTICE.

WE HEREBY GIVE NOTICE that we intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 1600 acres of land, more or less, situated on the east side of a lake named Gordon Pasha, said take being about five miles went of named Gordon Pasha, said take being about five miles north from the sea coast, and about six miles west of Scotch Fir Point on Malaspina Straits, N. W. Coast of British Columbia, and described as follows: -Commencing at a stake on the east side of take, about a mile from its outlet, and running east, 120 chains; thence north, 80 chains; thence east, 40 chains; thence north, 80 chains; thence east, 50 chains; thence north, 80 chains; thence westward to shore of take; thence southward, following shore of take and river to place of commencement. of commencement.

M. C. IRELAND, MORRIS MOSS, A. VARSYCKLES.

Victoria, April 15th, 1885.

NOTICE.

OTICE IS HEREBY GIVEN that, 60 days after date, we intend making the state of the s date, we intend making application to the Chief Commissioner of Lands and Works for permission to purchase the following described lands in New Westminster District:-

Commencing at a stake on Bowen Island, set about of a mile east from a point on the west shore line of 4 of a mile east from a point on the west shore line of Bowen Island, which point bears south-easterly from Hutt Island; thence cast 40 chains; thence south 40 chains; thence west 40 chains; thence north 40 chains to point of commencement; containing 160 acres.

ROYAL CITY PLANING MILLS Co. (LIMITED),

JOHN HENDRY,

Manager.

New Westminster, B.C., May 11th, 1885.

NOTICE.

I HAVE this day applied to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of pasture land, situated about five miles north from my Pre-emption Claim, on Chilcotin River: Commencing at south-east corner; thence due north, 40 chains; thence due west, 40 chains; thence due south, 40 chains; thence due east, 40 chains, to starting point.

SAMUEL WITHROW.

Chilcotin, 19th May, 1885.

NOTICE

IS HEREBY GIVEN that I intend to apply to the
Hon. Chief Commissioner of Lands and Works for
permission to purchase 320 acres of land, situated on

Pavilion Mountain, described as follows:—
Commencing at a N.E. stake; thence south, \(^1,320\)
yards; thence west, \(^1,320\)
yards; thence cast, \(^1,320\)
yards, to point of commence-

MICHAEL GILLEN.

Pavilion, B.C., June 24th, 1885.

NOTICE.

NOTICE IS HEBEBY GIVEN that I intend nunking application to the Chief Commissioner of Lands and Works for permit ion to purchase 160 neres of land, situate on Skeena Rivit, and described

Commencing at a point, known as the Hot Spring, on the south shore of Skeena River; themse east, 20 chains; themse south, 40 chains; thence west, 40 chains; thence north, 40 chains (more or less), to Skeena River; thence ca.t, 20 channs, to point of symmetry and the state of the symmetry and the state of the symmetry and symmetry and the symmetry and the symmetry and the symmetry and symmetry and the symmetry and the symmetry and the symmetry and symmetry and the symmetry and the symmetry and the symmetry and symmetry and the symmetry and the symmetry and the symmetry and symmetry and the symmetry and the symmetry and the symmetry and symmetry and symmetry and symmetry and symmetry and symmetry anamed and symmetry and symmetry and symmetry and symmetry and symm commencement.

H. SAUNDERS.

Victoria, B.C., June 29th, 1885.

NOTICE

WE HEREBY GIVE NOTICE that we intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 480 acres of land, described as follows:

Commencing at the N.E. corner of Lot XV., Seyward District; running thence W., 80 chains; thence N., 60 chains; thence E., 80 chains; thence S., 80 chains, to N.E. corner of Lot XV.

H. E. STURT. GEO. WALKER.

Victoria, B.C., June 30th 1885.

NOTICE

S HEREBY GIVEN that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of pasture land, situated about 3 miles S.W. from the 111-mile post, Cariboo Waggon Road, described as follows:

Commencing at S. E. corner post; thence W., 40 chains; thence N., 40 chains; thence E., 40 chains; thence S., 40 chains, to point of commencement.

WILLIAM ABEL.

111-mile House, Cariboo Road, 15th June, 1885.

HIGHWAY BY-LAW, 1885.

WHEREAS it is expedient to establish certain Roads within the limits of the Delta Municipality:

Therefore, be it enacted by the Reeve and Council thereof, as follows:

That a Highway be established forty-five feet wide, commencing on the inside of the front ditcl. on the line dividing Lots 96 and 54, G. 2; thence westerly, following inside front ditch, to the line of Wellington Packing Co.'s land; thence southerly, outside of said Wellington Packing Co.'s land, to south-east corner thereof; thence westerly to the front ditch on Canoe Pass, on Lot 59, G. 2.

Also, to reduce the width of the road from the northeast corner Timber Lot No. 1, Township 5, north to south line of Lot 173: thence east, to south-east corner of Lot 173; thence north, to the north-east corner of 174, to 45 feet.

Also, to rescind that portion of the road already established from the north east corner of Lot 174, rmning east and north to the north-east corner of Lot 175, and in lieu thereof to establish a highway 45 feet in width, commencing at the road already established; running south from west line of Treannt School Reserve, on the line between 175 and 177; running east to the north-east corner of Lot 175, G. 2.

Also, to establish a highway 45 feet in width, commencing at the road already constructed near southeast corner of Lot 183; thence along the Gulf of Georgia to Canoe Pass.

Also, a right of way, eight feet wide, extending north along the present road ontlet from the Trunk Road to Crescent Slough, on the west side of Lot 137, Township 6, Group 2; and eight feet wide along the east side of Lot 138, from Trunk Road to said slough.

Also, that a road be established commencing on the gazetted line south of Lot 96A, G. 2; thence west, 10 chains (more or less), to the south-west corner of Lot 96A; thence north to Fraser River; and that the gazetted line through Lot 96A, G. 2, be rescinded.

Reconsidered and finally passed this sixth day of June, A.D. 1885.

WM. H. LADNER WM. McKee, C.M.C. Reeve.

NOTICE.

NOTICE IS HEREBY GIVEN, that I shall apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of mountain land, with total an follows: situated as follows:

Starting from the S.E. stake on P. J. Gillie's purchase, and running E. 20 chains; thence N. 60 chains; thence W. 40 chains; thence S. 20 chains; thence E. 20 chains; thence S. 40 chains, to starting point.

PAUL J. GILLIE.

Lakeview, Nicola Valley, June 10th, 1885.

NOTICE.

NOTICE IS HEREBY GIVEN, that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 400 acres of land, more or less, situated in Sayward District, British Columbia, and described as follows:—

Commencing at a stake at the south-east corner of the Indian Reserve, Campbell River, Vancouver Island, and running west 40 chains, to M. C. Ireland's east line; thence south 80 chains; thence east, to the beach on sea-shore; thence northward, following the beach on sea-shore, to place of commencement.

J. FULLERTON

16th June, 1885.

NOTICE.

HEREBY GIVE NOTICE, that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 500 acres of land, more or less, situated on the S.E. side of a lake named Gordon Pasha Lake, said lake being about three miles from the sea coast and four miles from Scotch Fir Point, Malaspina Straits, N.W. Coast of British Columbia, and described as follows: Malaspina Straits, N.W. and described as follows:

Commencing at a stake at M. C. Ireland's N.W. corner, and running east 80 chains; thence north 40 chains; thence east 40 chains; thence north 40 chains; thence west to shore of lake; thence in a southerly direction, following shore of lake, to point of companyone or the state of the state o mencement.

MORRIS MOSS

10th June, 1885.

NOTICE.

HEREBY GIVE NOTICE, that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 500 acres of land, more or less, situated on the S.E. side of Gordon Pasha Lake said lake being about three miles from the sea coast and four miles from Scotch Fir Point, Malaspina Straits, N.W. Coast of British Columbia, and described as follows: as follows :-

Commencing at stake on S.E. side of lake, about one mile from its outlet, and running east 80 chains; thence north 40 chains; thence east 40 chains; thence north 40 chains; thence west to lake; thence running sonthwar¹, following shore of lake, to point of commencement.

M. C. IRELAND.

10th June, 1885.

NOTICE.

HEREBY GIVE NOTICE that I intend to make application to the Chief Commissioner of Lunds and Works for permission to purchase 160 acres of pastoral land, situated in Lillooet District, and described as follows:—

Commencing at a post on Alkali Lake Mountain, at the outlet of "Little Swamp"; thence north, 40 chains; thence west, 40 chains; thence south, 40 chains; thence east, 40 chains, to initial point.

Also, 160 acres of pastoral land, situated 100 chains

Also, 160 acres of pastoral land, situated 100 chains north of the above-mentioned land, and described as follows:

Commencing at a post at the outlet of "Big Swamp"; thence north, 40 chains; thence west, 40 chains; thence sonth, 40 chains; thence east, 40 chains, to initial point.

H. O. BOWE.

Alkali Lake, April 26th, 1885.

NOTICE

S HEREBY GIVEN that the undersigned intend Is Hereby GIVEN that the undersigned intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase 1,280 acres of land, commencing at a stake on a river at Fraser Bay, Loughborough Inlet, North-west Coast of British Columbia; thence west, 80 chains; north, 60 chains; west, 80 chains; north, 40 chains, to Lake "Musters;" thence along lake and river to commencement.

2nd. Commencing at stake on east shore of lake, running east, 80 chains; north, 80 chains; west, 40 chains; north, 40 chains; west, 80 chains, to shore of Lake "Musters;" thence along the shore to commencement.

J. McNERHANIE, R. H. STURT.

Victoria, B.C., April 14th, 1885.

"LAND REGISTRY ORDINANCE, 1870."

Lots Nos. 5, 6, and 7, Block XVII., in the City of New Westminster.

CERTIFICATE OF INDEFEASIBLE TITLE to the above-mentioned Lots will be issued to William Norman Bole on the 16th day of July, 1885, unless in the meantime a valid objection thereto be made to the undersigned in writing, by some person claiming an estate or interest in said land or some part thereof. part thereof.

R. W. ARMSTRONG, Land Registry Office, Deputy Registrar. New Westminster, 7th April, 1885.

NOTICE

IS HEREBY GIVEN that we intend to apply to the Chief Commissioner of Lands and Works for permission to lease, for timbering purposes, the follow-ing described land, situated in the District of New Westminster:

Commencing at a point about three miles northwest of Thunder Bay, Jervis Inlet; thence west, 480 chains; thence north, 200 chains; thence cast, 240 chains; thence south, 80 chains; thence cast, 240 chains; thence south, 120 chains, to point of commencement; containing 7,680 acres, more or less.

; thence south, ment; containing 7,680 acres, ment; containing 7,680 acres, ment. Moodyville Sawmill Co. (Limited),

B. SPRINGER,

Manager.

Burrard Inlet, 1st June, 1885.

NOTICE.

NOTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 320 aeres of land, situated on 150-mile House Creek, Cariboo District, about three miles N.E. from 150-mile

Cariboo District, about three miles N.E. from 150-mile House, described as follows:—

Lor 1.—Commencing at S. W. corner post: thence due N., 40 chains; thence due E., 40 chains; thence due S., 40 chains; thence due W., 40 chains, to starting point; containing 160 acres.

Lor 2.—Commencing at a post \(^3\) of a mile due E. from N. E. corner of Lot No. 1; thence due N.. 40 chains: thence due E., 40 chains; thence due S., 40 chains: thence due W., 40 chains, to starting point; containing 160 acres. containing 160 acres.

Also, 320 acres, situated on Carpenter's Monntain, Cariboo District, described as follows:—
Commencing at a post half a mile N. from N.E. corner of Williams Lake Indian Reserve: thence due N., 40 chains: thence due E., 40 chains: thence due S., 40 chains; thence due W., 80 chains, to starting point.

R. BORLAND.

150 Mile House, 9th June, 1885.

NOTICE.

Bacon Bar Hill Company's Claim.

OTICE IS HEREBY GIVEN that the Mineral Claim of the Bacon Bar Hill Company, situated at Leech River, is hereby laid over for six months from the date hereof, under the provisions of the "Mineral Act, 1884."

WM. SMITHE, Gold Commissioner.

Victoria, B. C., 19th June, 1885.

NOTICE

S HEREBY GIVEN that I intend making appli Cation to the Chief Commissioner of Lands and Works for permission to purchase 480 neres of hand, situate at Howe Sound, New Westminster District, described as follows:

Commencing at a point on the Cheakannas Kiver, about 3 of a mile above the month of Chekai Check; thence E. 40 chains; thence S. 80 chains; thence W. 80 chains; thence N. to the Cheakannas River; thence N.E., along the bank of said river, to point of comparisonal menecment.

J. LEWIS.

Victoria, 4th May, 1885.

NOTICE

Is HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 200 acres of land, situate at Howe Sound, New Westminster District, and described as follows:

Commencing at the N.E. corner of M. King's claim thence E. 40 chains; thence S. 50 chains; thence W. 40 chains, to the E. boundary of M. King's claim; thence N. 50 chains, to point of commencement.

J. McKAY.

Victoria, 4th May, 1885.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situated at Jackson Bay, Topaze Inlet, and described as follows:

Commencing at a stake about 10 chains north of the north-west corner of lay; thence running west 80 chains; thence south 80 chains; thence east 80 chains;

NOTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, situate at Seymour Narrows, Sayward District, and described as follows:—

Commencing at the S.E. corner of A. McPherson's claim; thence N., along his E. boundary, 40 chains; thence E. 80 chains; thence S. 40 chains, to R. F. Tolmic's N. E. corner; thence along Tolmic's N. boundary, 80 chains, to point of commencement.

10HN WORK.

Victoria, 4th May, 1885.

NOTICE

Is HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 230 acres of land, more or less, situate at Howe Sound, New Westminster District, and described as follows:

Commencing at a point on the W. boundary of the Hasting Sawmill Co's claim No. 2, marked by a squared post; thence mag. N., along the line of said claim No. 2, 40 chains; thence true N. 40 chains; thence true W. 40 chains; thence true S. 60 chains; thence true E. 12 chains (more or less) to a point on the W. boundary of said claim No. 2; thence S. 65 E. 20 chains, to point of commencement. point of commencement.

W. G. STEVENSON.

V ctoria, 4th May, 1885.

NOTICE

S HEREBY GIVEN that I intend making application to the Chief C cation to the Chief Commissioner of Lands and Works for permission to purchase 490 acres of land, situate at Howe Sound, New Westminster District, described as follows:

Commencing at a point 10 chains W. of the N. E. corner of the Moodyville Sawmill Co.'s timber claim, nbeat 13 miles N. from the shore line at flower Point; thence N. 70 chains; thence W. 70 chains; thence S. 19 chains, to a corner of the said company's claim; thence S. 51 chains; and thence E. 70 chains, along the lines of said timber claim, to point of commence

M. KING.

Victoria, 4th May, 4885.

NOTICE.

TOTICE IS HEREBY GIVEN that I intend to apply to the Chief Commissioner of Lauds and Works for permission to purchase 640 acres of land, situate on Benver Creek, Loughborough Inlet, and described as follows:

Commencing at a stake at the head of the creek; running thence N. 80 chains; W. 80 chains; S. 80 chains; E. 80 chains to place of beginning.

J. MCNERHANIE.

Victoria, 4th May, 4885.

NOTICE

8 HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and

NOTICE.

NOTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Co's claim; thence E. 80 chains; thence E. 80 chains

Commencing at the north-west corner of the Hastings Mill Co's. lease, on the west shore of Thorn-borough Channel, westerly from Woolridge Island, Howe Sound; thence north, 20 chains; west, 40 chains; south, 40 chains; cast, 40 chains, to west boundary of Hastings Mill Co's. claim; thence north, along Hastings Mill Co's. west boundary 20 chains, to point of commencement. point of commencement.

> ROYAL CITY PLANING MILL CO., (LD.) JOHN HENDRY, Manager.

New Westminster, B.C., May 18th, 1885.

NOTICE.

TOTICE IS HEREBY GIVEN that I intend to Works, at Victoria, for the right to purchase one hundred and sixty acres of vacant, moccupied, government land, on the Columbia River, near the "Big Bend," situated about forty miles above the Western Railroad Crossing of C. P. R. R., and formerly known as "Laporte Landing":—

more or less.

SAML. ADLER.

Columbia River, March 22nd, 1885.

REGULATIONS

FOR THE

DISPOSAL OF DOMINION LANDS

WITHIN THE

RAILWAY BELT IN THE PROVINCE OF B. C.

1885.

GOVERNMENT HOUSE. OTTAWA,

Monday, the 20th day of April, 1885.

PRESENT:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following Regulations for the survey, administration and disposal of Dominion lands within the Railway Belt in the Province of British Columbia, be, and the same are

ister of the Interior of Canada;
3. The term Surveyor General means the officer of the Department of the Interior bearing that designation, or the chief clerk performing his duties for the time being;
4. The term Agent or Officer means any person or officer complexed in competition with the administration

officer employed in connection with the administration and management, sale or settlement of Dominion lands; and the term Local Agent means the agent for Dominion lands employed as aforesaid, with respect to the lands in question; and the term Land Office means the office of any such agent;

5. The term Dominion Land Surveyor means a surveyor duly authorized under the provisions of the Dominion Lands Act, 1883, to survey Dominion lands;

6. The term Crown Timber Agent means the local officer appointed to collect dues and perform such other duties as may be assigned to such officer, in respect to the timber on Dominion lands;

7. The term Clause means a section of these Regulations distinguished by a separate number; and the term Sub-Clause means a subdivision of any clause distinguished by a separate number or letter, in smaller type. officer employed in connection with the administration

er type.
S. The term Canada Gazette means the official Ga-

zette of the Government, published at Ottawa;
9. The term British Columbia Gazette means the official Gazette of the Government of British Columbia, published at Victoria.

Department of the Interior.

The Department of the Minister of the Interior shall be charged with the administration and manage ment of the Dominion lands:

2. Such administration and management shall be effected through a branch of the said Department, to be known and designated as "The Dominion Lands"

Office."

3. The Governor in Council may appoint an officer to be styled "The Commissioner of Dominion Lands" their actual measurements and contents.

The dimensions and area of irregular quarter sections shall, in all cases, be returned by the surveyor at their actual measurements and contents.

ion Lands Agencies," and such officers shall respectively have the powers, not inconsistent with the provisions of these Regulations and perform the duties that may be, from time to time, conferred upon and assigned to them by Order of the Governor in Council; the Governor in Council may also establish a "Dominion Lands Board" to investigate and settle all disputed questions arising out of the duties imposed upon the Commissioner of Dominion Lands and the Inspector of Dominion lands agencies, and all matters connected with the administration of the Dominion lands system in the Province of British Columbia; and such Dominion Lands Board shall be composed of such persons, and shall have such powers and anthority, not inconsistent with these Regulations, and shall perform such duties as shall, from time to time, be prescribed by Order of the Governor in Council;

4. Copies of any records, doemnents, plans, books, or papers belonging to, or diposited in, the Dominion lands office, attested under the signature of the Minister of the Interior or of the Surveyor-General, or any chief clerk or officer anthorized thereto, and of plans or documents in any Dominion lands or surveys, office

Minister of the Interior, concurred in by the Honourable the Minister of Justice, and under the provisions of the 4th sub-section of the 11th section of the Act passed in the Session of the Parliament of Canada, held in the 47th year of Her Majesty's Reign, chaptered 6 and intituled "An Act respecting the Vancouver Island Railway, the Esquimalt Graving Dock and certain Railway lands of the Province of British Columbia granted to the Dominion."—

His Excellency, by and with the advice of the Queen's Privy Council for Canada, has been pleased to order, and it is hereby ordered, that the following Regulations for the survey, administration and disposal of Dominion lands within the Railway Belt in the advice of the Interior or of the Surveyor-General, or any ister of the Interior or of the Surveyor-General, or any chief clerk or officer anthorized thereto, and of plans is ter of the Interior or of the Surveyor of surveys, or documents in any Dominion lands within the Railway Belt in the interior or of the Surveyor or surveys, or documents, books, plans or papers would be evidence; and lithegraphed or other copies of maps or plans purporting to be issued or published by the "Dominion Lands Office" of the Department of the Interior, and to have a lithographed or copied signature of the Minister of the Interior or of the Surveyor-General thereal ister of the Interior or of the Surveyor-General thereal ister of the Interior or of the Surveyor-General to attached, shall be received in all courts and proceedings as prima facie evidence of the originals and

REGULATIONS

For the disposal of Dominion Lands within the Railway belt in the Province of British Columbia.

Preliminary Interpretation.

1. These Regulations shall apply exclusively to the public lands of the Dominion, within what is known as the Railway Belt, in the Province of British Columbia, which lands shall be styled and known as Dominion Lands: and the following terms and expressions therein shall be held to have the meaning hereinafter assigned them, nuless such meaning be repugnant to the subject or inconsistent with the context; that is to say:

2. The term Minister of the Interior means the Minister of the Interior of Canada;
3. The term Surveyor Geneval the Department of the Interior of Canada;
3. The term Surveyor Geneval the Department of the Interior of Canada;
3. The term Surveyor Geneval the Department of the Interior of Canada;
3. The term Surveyor Geneval the Department of the Interior of Canada;
3. The term Surveyor Geneval the Department of the Interior of Canada;
3. The term Surveyor Geneval the Department of the Interior of Canada;

mits.
2. The sections shall be bounded and numbered as shown by the following diagram:—

,			1	V			
W	31	32	33	34	35	36	
	30	29	28	27	26	25	
	19	20	21	20	23	24	E
	18	17	16	15	14	13	12
	7	8	()	10	11	12	
	-6	, 5	4	3	-2	1	
				· ·			

4. The lines bounding townships on the east and west sides shall be meridians; and those on the north and south sides shall be chords to parallels of latitude.

5. Each section shall be divided into quarter sections of one hundred and sixty acres, more or less, subject to the provisions hereinafter made.

6. In the survey of a township, the deficiency or surphrs resulting from convergence of meridians shall be allowed in the range of quarter sections adjoining the west boundary of the township, and the north and south error in closing on the correction lines from the north or south shall be allowed in the ranges of quarter sections udjoining, and north or south respectively of the said correction lines: Provided, that such deficiency or surplus, and such north and south error, or either of them, may, by the Governor in Conneil, be ordered to be equally distributed among all the quarter sections involved.

7. The dimensions and area of irregular quarter sections shall, in all cases, be returned by the surveyor at their notual measurements and contents.

		N			
	13				
11.	12 1	11	10	9	E
''	5	6	7	8	14
	4	3	2	1	
		8			

survey.

Ordinary Sale of Lands.

9. Dominion lands, as the surveys thereof are duly made and confirmed, shall, except as otherwise hereinafter provided, be open for homesteading and purchase at such prices and on such terms and conditions as may be fixed from time to time by the Governor in Council: Provided, that no purchase shall be permit ted at a less price than two dollars and tifty cents per acre: Provided also, that except in special cases where otherwise ordered by the Governor in Council, no sale to one person shall exceed a section, or six hundred. to one person shall exceed a section, or six hundred

And provided also, that whenever so ordered by the Minister, such unoccupied lands as may be deemed by him expedient, from time to time, may he withdrawn from ordinary sale and settlement, and sold at public auction to the highest bidder—an upset price being

fixed for the same.

2. Provided further, that any legal subdivision or other portion of Dominion lands which may be deemed by the Minister of the Interior of special value, may be reserved from ordinary sale and be disposed of in such manner and on such terms and conditions as may be fire the Covernor in Council, on the report of be fixed by the Governor in Council, on the report of the Minister of the Interior.

Town Plots, &c.

10. The Minister of the Interior shall have power to withdraw from sale or homestead entry any tract or tracts of land, and to lay the same out into town or village lots, the lots so laid out to be sold, either by private sale and for such price as he may see fit, or at

private sale and for such price as he may see fit, or at public auction, an upset price being fixed for the same.

11. The Governor in Council may set apart and appropriate such Dominion lands as he may deem expedient, for the sites of market places, gaols, court houses, places of public worship, burying grounds, schools, benevolent institutions, squares, and for other like public purposes, and at any time before the issue of letters patent therefor may alter or revoke such appropriation, as he deems expedient; and he may make free grants for the purposes aforesaid of the lands so appropriated—the trusts and uses to which they are

appropriated—the trusts and uses to which they are to be subject being expressed in the letters patent.

12. The provisions of clauses numbered thirteen to twenty-four of these Regulations, both inclusive, shall not apply to lands settled upon after the first day of July one thousand eight hundred and eighty-five.

Homestead Rights.

13. Any person, male or female, who is the sole head of a family, or any male who has attained the age of eighteen years, shall, on making application in the Form A in the Schedule to these Regulations, be entitled to obtain homestead entry for any quantity of land not exceeding one quarter section, and being of the class of land open under the provisions of these

Regulations, to homestead entry:
(2.) The entry for homestead shall entitle the recipient to take, occupy and cultivate the land entered and hold possession of the same to the exclusion of any other person or persons whomsoever, and to bring and maintain actions for trespass committed on the said land: the title to the land shall remain in the Crown until the issue of the patent therefor, and the said land shall not be liable to be taken in execu-

8. To facilitate the description for letters patent of less than a quarter section, every section shall be supposed to be divided into quarter quarter sections, or for land which by reason of its position, such as being the shown in the following diagram, which is intended to show such subdivisions of a section, which shall be styled legal subdivisions:

14. Whenever the survey of any township has been finally confirmed and such township opened for homestrad entry, any person who has bona fide settled and made improvements before such confirmed survey on land in such township, shall have a prior right to obtain homestead entry for the land so settled on, provided such right be exercised within three months after the land is opened for settlement; and provided that such land has not been reserved or the right to homestead entry is not executed under the provisions 2. The area of any legal subdivision, as above set granted to any other person in respect of such land land to be more or tess, and shall in each case be represented by the exact quantity as given to such subdivision in the original survey.

15. The person who shall have first bone fide settled and made improvements on Dominion lands before such confirmed survey as aforesaid, may stake out the land so settled upon in the following manner; he in the form of a square, and its area shall not exceed one hundred and sixty acres. Its boundaries shall be north and south, east and west lines. At each angle a post at least four inches square and standing four feet above the ground, shall be planted and plainly marked with scribing iron or kuile to designate the augle of the claim and shall also have in the same manner the name of claimant marked thereon. Be tween the posts at the angles, if in timber, a line shall be well cut out and marked. He shall also, with his application to the Local Agent accompanied with a fee of ten dollars, furnish an intelligible sketch, showing the nature and shape of the claim, the timber, if any thereon; also all streams, roads, hay lands, water powers appraise for and if it shall attenuable showing the nature and shape of the claim, the fimber, if any thereon; also all streams, roads, hay lands, water powers, quarries, &c., and if it shall afterwards be found that the applicant has suppressed any information in said sketch, the right of claimant shall be voided in every respect, and after the land shall have heen so staked out he shall, in addition to the prior right of obtaining homestead entry granted by the last preceding section, be entitled, if he shall have continuously resided on such land, to bring such actions of trespass and ejectment as he woul? be entitled to bring were he the owner in fee of the same titled to bring were he the owner in fee of the same land: Provided always, that nothing in these liquidations contained shall give, or be construed to give, any such person any rights whatever against the

Crown.

16. To obtain homestead entry it shall be necessary for the person applying therefor to appear and make affidavit before the Local Agent according to Form B, C or D, in the Schedule to these regulations, as the circumstances of the case require. Upon filing such affidavit with the Local Agent, and on payment to him of an office fee of ten dollars, such person shall receive a receipt from the Local Agent according to the Form E in the Schedule to these regulations: to the Form F in the Schedule to these regulations; and such receipt shall be a certificate of entry, and shall be authority to the person obtaining it to go into possession of the land described in it;

possession of the land described in it;
(2.) Provided, that in ease of intending immigrants or other persons proposing to settle together, the Minister of the Interior or the Land Board, on requisition signed by them, may authorize any person they name to obtain homestead entries for them, before their arrival in the territory in which the land they desire to occurv is situate:

desire to occupy is situate;

(3.) The person so authorized shall, to obtain such entrics, make application in the Form G in the Schedule to these regulations, on behalf of each of those whom he represents, and shall make affidavit before the Local Agent according to Form H, J or K, in the Schedule to these regulations, as the circumstances require, and pay for each homestead entry the office fee of ten dollars hereinbefore prescribed for such entry.

such entry;
(4.) Persons occupying land owned by them may obtain homestead entry for any contiguous land open to the same; but the whole extent of land, including that previously owned and occupied, must not exceed

one quarter section;
(5.) A person applying for such entry for contiguous the said land shall not be hable to be taken in execution before the issue of patent:

(3.) The privilege of homestead entry shall only apply to surveyed agricultural lands; no person shall be entitled to such entry for land valuable for its timber, or for hay land, or for land on which there is a stone or marble quarry, or eoal or other mineral lations, in the case of ordinary homestead entry, beentered for: Provided, that such residence and cultivation may be upon and of either the land originally occupied by him or that for which homestead entry has been obtained, or both.

17. In case a dispute arises between persons claim-17. In case a dispute arises between persons claiming the right to homestead entry for the same land, the Local Agent, or any person thereto authorized by the Minister of the Interior, shall make investigation and obtain evidence respecting the facts; and his report thereon, together with the evidence taken, shall be referred to the Minister of the Interior for shall be referred to the Minister of the Interior for shall be referred to the Minister of the Interior for the Interi decision or to the Dominion Lands Board, Commissioner of Dominion Lands, or such person as may be appointed by the Governor in Council to consider and decide in cases of such disputes;

(2) Provided, that when two or more persons have settled upon and seek to obtain homestead entry for the same land, the one who settled first thereon and has continued to reside upon and cultivate the land for which homestead entry is sought shall be entitled to such entry if the land be of the class open to home-stead entry, and if it be not in the opinion of the Minister of the Interior otherwise inexpedient, in the

prolic interest, to entertain any application therefor;
(3.) Provided further, that where contending parties have valuable improvements on the lands in dispute, the Minister of the Interior, if the application to acquire the land by homestead entry is entertained by him, may order a division thereof in such manner them may be deficient of a quarter section shall be made up from unoccupied land adjoining, if there be any such of the class open to homestead entry.

18. Any person who has obtained a homestead entry shall be allowed a period of six months from its date within which to perfect the entry, by taking, in his own person, possession of the land and beginning continuous residence thereon and enlitivation thereof; and if the entry he pot represented within that project. and if the entry be not perfected within that period, it shall be void, and the land shall be open to entry by another person, or to other disposition under these regulations, by the Minister of the Interior.

(2.) Provided further, that in the case of immigrants from elsewhere than the North American continent, the Governor in Council may extend the time periecting of entry, to twelve months from the date

thereof.

19 In ease a certain number of homestead settlers, embracing not less than twenty families, with a view to greater convenience in the establishment of schools to greater convenience in the establishment of schools and churches, and to the attainment of social advantages of like character, ask to be allowed to settle together in a hamlet or village, the Minister of the Interior may, in his discretion, vary or dispense with the foregoing requirements as to residence but not as to the enlitivation of each separate quarter section outered as a homostopal

entered as a homestead. 20. At the expiration of three years from the date of his perfecting his homestead entry, the settler, or in ease of his death, his legal representatives, upon proving to the satisfaction of the Local Agent that he, or they, or some of them, have resided upon and cultivated the land during the said term of three years, shall be entitled to a patent for the land, provided such proof is accepted by the Commissioner of Dominion Lands, or the Land Board, and on payment of one dollar per acre for the land: Provided also, that the patent therefor shall not issue to any person not the a subject of Her Majesty by birth or naturalization. 20. At the expiration of three years from the date

(2.) Provided, that in the case of a settler who may (2.) Provided, that in the case of a settler who may have obtained homestead entry for land occupied by him previous to survey thereof, in manner hereinbefore mentioned, residence upon and cultivation of the land for the three years next preceding the application for putent shall, for the purpose of the issue of patent, be held equivalent to that prescribed in the foregoing clause, if such residence and cultivation be otherwise in conformity with the provisions of these regulations; (3.) Any person proving that he has resided on the

fore he shall be entitled to patent for the part so sided therein for not less than three months next prior to the date of his application for his patent that for the period between the time within which, by clause eighteen of these regulations, it is provided that a homesteader shall perfect his entry, and the commencement of his said three months' residence upon his homestead, he has been hone fide resident within a radius of two miles from his homestead quarter section; that within the first year after the date of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry he had broken and preipared for crop not less than ten acres of his homestead entry star quarter section; that within the second year he had cropped the said ten acres and broken and preypared for crop not less than fifteen acres additional—making not less than twenty-five acres; and that within the third year after the date of his homestead entry, he had cropped the said twenty-five acres and broken and prepared for crop not less than fifteen acres additional, making in all not less than twenty-five acres of the said homestead cropped, and fifteen acres additional thereof broken and prepared for crop, within three years of the date of perfecting his homestead entry; and the residence described in this sub-clause shall be sufficiently fulfilled if the applicant has not been absent from his residence for more than six months in any one year; stead quarter section; that within the second year he

than six months in any one year;
(5.) Proof of the residence, erection of a habitable house and enlivation required by this clause, shall be made by the claimant by atidavit and shall be corroborated by the evidence on oath of two disinterested witnesses, resident in the vicinity of the land. as shall preserve to each of them as far as practicable, his improvements; and the Minister may, at his discovered by their evidence, and accepted as sufficient by the cretion, direct that what the land so allotted to each of Commissioner of Dominion Lands or the Land Board; such affidavit shall be sworn and such testimony given

before the Local Agent or some other person named for that purpose by the Minister of the Interior.

21. In case it is proved to the satisfaction of the Minister of the Interior that a settler has not resided upon and enlivated his homestead, except as herein provided for at least six provided for at least six provided for at least six provided. provided, for at least six months in any one year, the right to the land shall be forfeited and the entry therefor shall be cancelled; and the settler so forfeiting his entry shall not be eligible to obtain another entry, except in special cases, in the discretion of the Minister of the Interior:

(2.) Provided that in the case of illness, vouched for by sufficient evidence, or in the cases of immigrants requiring to return to their native land to bring ont their families to their homesteads, or in other special cases, the Minister of the Interior may in his discretion, grant an extension of time, during which a settler may be absent from his homestead without prejudice to his right therein; but the time so granted that not count as residence. shall not count as residence.

22. A homestead, the entry of which has been cancelled, may, at the discretion of the Minister, be held for sale of the land with the improvements, if any—or of the improvements only in connection with homestead entry thereof—to another person.

23. Any assignment or transfer of homestead right 23. Any assignment or transfer of homestead right or any part thereof, and any agreement to assign or transfer any homestead right, or any part thereof, after patent, which shall have been obtained, made or entered into before the issue of the patent, shall be mill and void; and the person so assigning or transfer shall forfeit his homestead right and shall have been obtained. shall forfeit his homestead right and shall not be mitted to make another homestead entry: Provided, that a person whose homestead may have been recommended for patent by the Local Agent and who has received from such Agent a certificate to that effect in the Form L, in the Schedule to these regulations, countersigned by the Commissioner of Dominion Lands, may legally dispose of and convey, assign or transfer his right and title therein transfer his right and title therein.

have obtained homestead entry for land ocenpied by him previous to survey thereof, in manner hereinbefore mentioned, residence upon and cultivation of the land for the three years next preceding the application for patent shall, for the purpose of the issue of patent, be held equivalent to that prescribed in the foregoing clause, if such residence and cultivation be otherwise in conformity with the provisions of these regulations; (3.) Any person proving that he has resided on the land for which he has homestead entry for twelve months from the date of his perfecting his entry therefor, and that he has brought under cultivation at least thirty acres thereof, may, before the expiration of the three years defined in sub-clause two of this clause, obtain a patent by paying two dollars and fifty cents per acre for the land;

(4.) In addition to the cases hereinbefore mentioned, any person elaiming a patent for a homestead shall be contided therefor, and subsistence of such immigrant; and in such case the claim for expenses incurred on behalf of such immigrant, as above, together with interest thereon, must be satisfied before a patent or certificate for patent shall issue for the land: Provided as follows:—

(a.) That the sum or sums charged for the passage money or subsistence of such immigrant shall not be cased the claim for expenses incurred on behalf of such immigrant, as above, together with interest thereon, must be satisfied before a patent or certificate for patent shall issue for the land: Provided as follows:—

(a.) That the sum or sums charged for the passage money or subsistence of such immigrant shall not be cased the claim for expenses incurred on behalf of such immigrant, as above, together with interest thereon, must be satisfied before a patent or certificate for patent shall issue for the land: Provided as follows:—

(a.) That the sum or sums charged for the passage money or subsistence of such immigrant shall not be cased the claim for expenses or any part thereof, incurred by such the expenses

any person elaiming a patent for a homestead shall be entitled thereto on proving that he has erected upon his homestead a habitable house and has bonu fide re-

of the Local Apent:

(c) That in no case shall the charge against such homestead for principal moneys advanced exceed in amount the sum of five hundred dollars;

(d) That no greater rate of interest than six per cent, per manum shall be charged on the debt so in emred by such immigrant;

(2.) If an immigrant to whom an advance has been unde, as in this clause provided, and by whom or for whom a homestead entry, has been obtained, forfeits such entry under the provisions of these regulations, the Minister of the Interior may, in his discretion, treat the person by whom such advance was made as if he were the person who had obtained such entry, or his legal representatives, and as if, up to the time of his being so treated, an forfeithre of the entry had taken place; and if, nuder like circumstances, the immigrant by or for whom a homestend entry has been obtained, has acquired a right to receive a patent immigrant by or for whom a homestead entry has been obtained, has acquired a right to receive a patent. For the land forming the subject of such entry after three years' residence, and does not apply for the issue of the same, the person or persons by whom the advance was made may obtain such patent or certilicate to obtain the same, or of his legal representatives, and thereupon the advance made shall be a statutory mortgage on such homestead.

Description of the Interior for that purposes, in a summary manner.

34. Water privileges for mining or other purposes, not otherwise lawfully appropriated, may be claimed, and the said water may be taken upon, under, or over any Dominion lands, or lands the right to which shall be acquired under these regulations by obtaining a grant or licens from the Local Agent of the district; and, previous to taking the same, paying reasonable compensation for waste or damage to the person whose land may be wasted or damage to the person whose

Graving Lands.

Governor in Council may, from time time grant leases of nnocempied Dominion Lands for time grant leases of unoccupied Dominon Lands for grazing purposes to any person or persons, for such term of years and at such reut in each case, as may be deemed expedient; and every such lease shall contain a condition by which the Governor in Council may anthorize the Minister of the Interior, at any time during the term of the lease, to give the lessee notice of cancellation thereof; and at the end of two years from the service of such notice, such lease shall cease and determine.

Mining and Mining Lands

26. Lands containing coal or other minerals, whether in surveyed or unsurveyed territory, shall not be subject to the provisions of these Regulations respectsale or homestead entry, but shall be disposed of in such manner and on such terms and conditions as may from time to time be fixed by the Governor in Conneil by Regulations to be made in that behalf.

27. It is hereby declared that no grant from the Crown of lands in freehold, or for any less estate has operated or will operate as a conveyance of the minerals therein, nuless the same are expressly conveyed in

such grant.

28. Every person lawfully entitled to hold land under these Regulations, and lawfully occupying and bona fide cultivating lands, may record and divert so much and no more of any unrecorded and unappropriated water of the Dominion from the natural channel of any stream, lake or river of the Dominion passing through such land, for agricultural, mining or other purposes, as may be reasonably necessary for such purposes, upon obtaining the written authority of the Local Agent of the district to that effect, and a record of the same shall be made with him, after due notice as herein mentioned, specifying the name of the applicant, the quantity sought to be diverted, the place of diversion, the object thereof and all other particulars as such Local Agent may require. For every such record the Local Agent shall charge a fee of two dollars: and no such person shall have any exclusive right to the use of such water, whether the same flow naturally or otherwise through or over his land, until such record shall have been made and such fee paid,

29. One month previous to such authority as afore-29. One month previous to such authority as aforesaid being given, the applicant shall post up in a conspicuous place, on each person's lands to be affected by the proposed diversion of any stream, lake, or river, and on the district court house, notices in writing, stating his intention to apply for authority to take and convey and divert such water (as the case may be) specifying all particulars relating thereto, including direction, quantity, purpose, and term.

30. The owner of any water privilege acquired under these Regulations by record shall have no exclusive right to the water privilege so recorded until he

b) That an acknowledgment by such immigrant of to the quantity which such conduit may be capable of the debt so incurred shall have been filed in the office carrying, mutil such conduit shall be enlarged so as to carrying, nutri such conduit shall be enlarged so as to be capable of carrying the quantity of water so re-

31. Priority of right to any water privilege shall, in case of dispute, depend on priority of record.

32. The right of entry on and through lands acquired by others under these regulations for carrying water for any lawful purpose upon, over, or under such land, may be chimical and taken by the owner of any such privilege acquired under these regulations, by (previous to enter) are inger as supposed to out the context of any such privilege acquired under these regulations, he (previous to entry) paying or scenning payment of compensation as aforesaid for the waste or damage so occasioned to the person whose land may be wasted or damaged by such entry or carrying of water.

33. In case of dispute, such compensation or any other question connected with such water privilege, entry, or carrying, may be a scertained and a sessed by the Local Agent of the district, or other person appointed by the Minister of the Interior for that purpose, in a summary manner.

land may be wasted or damaged by such water privi-lege, or carriage of water, and in the event of dispute as to the amount of compensation, the same may be ascertained as in the last preceding section is men-

35. In either of the cases referred to in the last two preceding sections the Local Agent or person appointed by the Minister of the Interior for that purpose shall have all the powers of a County Court Judge in the Province of British Columbia, in awarding costs, and the certilicate of the Agent or other person appointed as aforesaid, of the amount of compensation ascertained and assessed under the last two preceding sections and of costs awarded, shall have the effect of an award and may be made a rule of the Supreme Court of British Columbia and enforced ac-

cordingly.

36. Any owner of any ditch, flume, or other conduit or water privilege acquired by record or otherwise under these regulations who shall wilfully waste any quantity of water by diverting any more of it from its quantity of water by diverting any more of it from its natural course, through any ditch or of music, than the quantity actually required by him for irrigation or any other purpose for which he is entitled to use such water, shall be punished by a fine not exceeding one hundred dollars for each such offence, to be recovered before a Justice of the Peace, Stipendiary Magistrate Local Agent or other person appointed by Magistrate, Local Agent or other person appointed by the Minister of the Interior for that purpose, in a summary manner, and in default of payment by distress, or by imprisonment for any period not exceeding six months; and no owner of any first record to any water privilege shall have any right to interfere with or prevent the construction of any dams, break-waters, or other improvements and have been the construction of waters, or other improvements made or hereafter be made for the purpose of saving or economizing the water of any creek, lake, or water-course of any kind: Provided, that the construction or use of such dam or breakwater does not nor will divert such water from its proper channel, at the point or place where such owner takes the water used by him into his ditch or channel: Provided also, that the construction and use of such dam or breakwater shall not injure the use of such dam or breakwater shall not injure the source from which such water is taken, or the property of any party or parties, by backing water, flooding, or otherwise: Provided also, that all disputes arising upon any matter or thing in this clause contained, shall be decided in a summary manner before any Justice of the Peace, Stipendiary Magistrate, Local Agent or other person appointed by the Minister of the Interior for that purpose, who shall have full power to make such decision as shall seem to him just power to make such decision as shall seem to him just and equitable.

37. The proprietors or occupiers of any lands subtake and convey and divert such water (as the case may be) specifying all particulars relating thereto, including direction, quantity, purpose, and term.

30. The owner of any water privilege acquired under these Regulations by record shall have no exclusive right to the water privilege so recorded until high shall have constructed a ditch, flume or other conduit for conveying the water to the place where it is intended to be used; and in case any such conduit shall until be of sufficient capacity to carry the quantity of water so recorded, then the exclusive right of such owner shall be limited, notwithstanding such record,

Timber Licenses.

39. The enactments and provisions in the twenty-six next following clauses shall be limited in their effect to the Dominion Lands in the Railway Belt in British Columbia lying west of the one lundred and twentieth degree of longitude, west of Greenwich and in regard to the timbered lands within the Railway Belt in British Columbia lying east of the said 120th degree of longitude west of Greenwich, the provisions of the Dominion Lands Act, 1883, and the regulations thereunder made from time to time by the Governor in Council, shall apply.

(a) The word "timber" shall mean all wood and the products thereof.

40. It shall be unlawful for any p rson, without a ficense in that behalf, to be granted as hereinafter mentioned, to cut, fell, or carry away any trees or timber upon or from any of the Dominion lands, unless such lands are rightfully held by homestead entry mader the provisions of these regulations.

therefor, the first payment to be made upon the granting of the license, and subsequent payments thereafter annually on a day to be named in the license, and in default of payment of any such sum within thirty days after the same should have been paid, the license shall owner thereof shall, within one month from the day of the seizure, give notice in writing to the negrest

the time being in force, shall not be at liberty to interfere with the power so exercised. The provisions of lands forming the site of any Indian settlement or this clause shall, except as to the lands which for the reserve, and the Minister of the Interior may refuse to time being shall be Dominion lands, be subject to the grant a license in respect of any particular land, if in provisions of the law for the time being in force respecting compensation for entry upon occupied lands extso to do. for carrying water through or over them.

38. In measuring water in any ditch or shice, the following rules shall be observed: The water taken into a ditch or shice head, no water shall be taken into a ditch or shice except in a trough placed horizontally at the place at which the water enters it; one inch of water shall mean laft the quantity that will pass through an orifice two inches high by one wide, with a constant head of seven inches above the upper side of the orifice.

Timber Licenses,

39. The enactments and provisions in the twenty-six next following clauses shall be limited in their excepted.

45. No timber license shall be granted in respect of the Interior may refuse to the Minister of the Interior may refuse to time being in force his opinion it is deemed expedient in the public interrespect of do.

46. The license may be in the form M set forth in the schedule to these Regulations.

47. Every license eshall keep an account in writing of the number of trees felled by him upon the land of the number of every three months, during the currency of his license, make and furnish to the Minister of the Interior a statement in writing, verified by declaration to be made before a Justice of the Peace, showing the number of trees so felled, and shall then forthwith pay to the Crown Timber Agent, for the use of Her Majesty, in respect of each tree felled, the sum of thirty cents, except for such trees as are hereinafter excepted.

timber upon or from any of the Dominion lands, unless such lands are rightfully held by homestead entry ander the provisions of these regulations.

41. Every person who shall violate the provisions of the preceding section shall, for each offence, he liable to a penalty of not less than twenty-five dollars nor more than five hundred dollars, to be recovered in a summary manner, upon the complaint of any person, before any Stipendiary Magistrate, or two Justices of the Peace, and in default of payment by imprisonment not exceeding sixty days.

42. Any person desirons of cutting or felling and carrying away trees or timber from Dominion lands may obtain a license to that effect upon complying twith the following provisions:—

(a) He shall apply in writing to the Minister of the land in Literior for a license, and shall also, if the land in any surveyed township, stake out the land sought and upon each post he shall inseribe his name, and the angle represented thereby thus:—"A. B.'s N.E. corser (meaning north-east corner), or as the case may crewed the surface of the ground; and upon each post he shall forward to the Minister of the land supplication he shall forward to the Minister of the land supplication he shall forward to the Minister of the land supplication he shall forward to the Minister of the length and upon each post he shall inseribe his name, and the angle represented thereby thus:—"A. B.'s N.E. corser (meaning north-east corner), or as the case may create the proceedings taken by the applicant shall be void; on timber shall he void; on timber shall he removed or be ensembled to the horizon of the land so, the proceeding stake hy the applicant shall be void; on timber shall he removed or be covered by such posts are so planted before the notice of the Interior a map or sketch of the land so, the proceeding stake hy the applicant shall be void; on timber shall he removed or be caused by the content of the line of the line of the line of the land has alrendy been included in any general survey, then th

staked ont specifying metes and bounds and showing thereon the best information in his power respecting the same, but if the land has already been included in any general survey, then the official number of the section or sections or part thereof applied for shall be given.

(b) He shall, after making the application for the licens; publish for a period of thirty days in the licens; publish for a period of thir

particulars, if any, as may be required by the Minister of the Interior.

43. In the event of any adverse claim being filed with the Minister of the Interior, he may hear and decide upon the same.

41. Timber licenses shall be granted for such area and such length of time as may from time to time be determined by the Governor in Council; no person shall be entitled to more than one license at the same time; the licensee shall pay to the Minister of the Interior, for the use of Her Majesty, annually during the currency of the license, the sum of fifty dollars therefor, the first payment to be made upon the granting of the license, and subsequent payments thereofter.

of the seizure, give notice in writing to the nearest

56. In all cases where the notice referred to in the such works.

last preceding section has been given, any Supreme 67. The free use, for the floating of saw logs or Court judge may, upon petition in a summary way, try other timber, of all streams and lakes that may be

Timber Agent for each district.

59. No logs cut under any license granted under the provisions of these Regulations, shall be sawn or otherwise manufactured into lumber or other material until the logs shall have been scaled and measured by the Crown Timber Agent of the district, and the sums and timber proportions and the sums and timber proportions. and timber dues prescribed by these Regulations duly paid thereon.

60. All logs shall be scaled and measured by the Crown Timber Agent or person appointed by the Minister of the Interior for that purpose in the district in

which such logs have been cut.

- 61. On the scalement and measurement of saw logs 61. On the scalement and measurement of saw logs the person making the same shall make out a hill stating therein the number of logs, the number of feet board measure contained in such logs, and the name of the owner; and the Crown Timber Agent shall enter in the books of his office a copy of such hill; another copy of the hill shall be made out and delivered to the owner or his agent, with a certificate thereto attached, that it is a true and correct hill, which bill so certified, shall, for the purpose of ascertaining the amount of timber dues to be paid in respect of such logs, be presumptive evidence of the facts therein contained and of the correctness of such scalement or tained and of the correctness of such sealement or measurement.
- measurement.
 62. The scale and rule by which the quantity of logs shall be determined is the rule laid down and prescribed in Scribner's Lumber and Log Book, as copy righted in 1882, by George W. Fisher, of Rochester, New York.
 63. There shall be payable and paid by the licensee to the Minister of the Interior, to and for the use of Her Majesty, the sum of seventy five cents, for each and every one thousand feet of board measure contained in such logs, and until the same shall be paid the logs shall not be removed from the land where they were cut, and a lien for such timber dues shall attach to the logs until the dues are paid, and as soon attach to the logs mutil the dues are paid, and as soon as the logs are scaled and measured and until payment of the dues, the Crown Timber Agent may take and hold possession of the logs.

64. In scaling or measuring logs such allowance for hollow or crooked, or otherwise defective logs shall be made as would make them equal to good, sound,

straight, and merchantable logs.

65. The Minister of the Interior may cancel any timber license granted under the provisions of these Regulations if, in his opinion, the licensee shall not, within the time prescribed by his license, continuously proceed to cut and manufacture the timber within the limit of his license.

Slides, &c.

give or convey any right or title to any slide, dam, clause shall be entertained unless it is preferred withpier, or boom, or other work previously constructed on such land, or on any stream passing through or along it, for the purpose of facilitating the descent of timber or saw logs, unless it be expressly mentioned in the letters patent or other documents establishing such sale or grant, that such slide, dam, pier, or boom, or other work, is intended to be thereby sold or granted:

(2.) The free use of slides, dams, piers, booms or

Crown Timber Agent, that he claims, or intends to other works on streams, to facilitate the descent of claim the same; failing such notice, the agent afore lumber and saw logs, and the right of access thereto said shall report the circumstances to the Manister of for the purpose of using the same and keeping them in the luterior, who may order the sale of the said tim repair, shall not in any way be interrupted or observe by the said Agent at such time and in such manner structed by, or in virtue of, any sale or grant of Domais he may thin it.

Court judge may, upon petition in a summary way, try other timber, of all streams and lakes that may be not determine such scizures, and may order the decessary for the descent thereof from Dominion lands, livery of the timber to the alleged owner, upon his and the right of access to such streams and lakes, and giving security, by bond, with two good and sufficient of passing and repassing on or along the land on sureties, to pay double the value, in case of condemnation:

(a) Such bond shall be taken in the name of the roads past any rapids or falls, or connecting such Minister of the Interior to Her Majesty's use, and streams or lakes, and over such roads, as owing to shall be delivered up to and kept by the said Minister natural obstacles, may be necessary for taking out timber from Dominion lands, and the right of constituting slides where necessary, shall continue uninvalued to the Minister of the or in virtue of any sale or grant of such lands.

1. Every person availing himself of any false statement or oath, to evade the payment of any moneys payable under these Regulations, in respect of timber, shall forfeit the timber in respect of which payment of the signature of such Denuty Governor tasuch patents.

shall forfeit the timber in respect of which payment of such moneys is attempted to be evaded.

58. The Minister of the Interior may, from time to time, define timber districts and may appoint a Crown Timber Agent for each district.

were signed by the Governor General:

(2.) Every patent for land shall be prepared in the Department of the Interior, and shall be signed by the Minister of the Interior or his Deputy, or by some other person thereunto specially anthorized by order of the Governor General in Council, and when so signed shall be registered by an officer specially appointed for that purpose by the Legistrar General and pointed for that purpose by the Registrar General, and then transmitted to the Secretary of State of Canada, by whom or by the Under Secretary of State the same shall be countersigned, and the great seal of Canada thereto caused to be affixed: Provided, that every patent for land shall be signed by the Governor or

Deputy Governor, as hereinbefore provided.

69. Whenever, through error in survey or in the books or plans of a Dominion lands office, any grant of land is found to be deficient, the Minister of the Int rior may order a free grant equal in value, at the time such land was granted or sold, to the ascertained deficiency; or he may order the purchase money of so deficiency; or he may order the purchase money of so much land as is deficient, with interest thereon at the rate of six per centum per annum, from the time of the purchase thereof, to be paid back to the purchaser; but no claim respecting any such deficiency shall be untertained unless it he much within force some free entertained unless it be made within five years from the date of the patent, nor unless the deficiency is equal to one-tenth of the whole quantity described in

equal to one-tenth of the whole quantity described in the patent as being contained in the lot or parcel of land granted.

70. Whenever a patent has been issued to, or in the name of a wrong party, or contains any clerical error, misnomer or wrong or defective description of the land thereby intended to be granted, or there is in such patent an omission of the conditions of the grant, the Minister of the Interior may (there being no adverse claim) direct the defective patent to be cancelverse claim) direct the defective patent to be cancelled and a correct one to be issued in its stead—which corrected patent shall relate back to the date of the one so cancelled and have the same effect as if issued

at the date of such cancelled patent.

71. In all cases in which, through error, grants or letters patent have issued for the same land, inconsistent with each other, and in all cases of sales or appropriations of the same land inconsistent with each other, the Minister of the Interior may order a new grant to the person thereby deprived, of land of value equal to that of the original grant, at the time the same was granted, or may, in case of sale cause repayment to be made of the purchase money with interest, or when the land has passed from the original purchaser, or has been improved before the discovery of the error, or when the original grant was a free of the error, or when the original grant was a free grant, the Minister of the Interior may assign land, or grant such amount of scrip for the purchase of Slides, &c.

66. No sale or grant of any Dominion lands shall under the circumstances; but no claim under this give or convey any right or title to any slide, dam, clause shall be entertained under the is preferred with-

ceeding as the said court shall order, decree such patent, lease or other instrument to be void; and upon the registry of such decree in the office of the Registrar-General of Canada, such patent, lease or other instrument shall be void.

73. When any settler, purchaser, or other person refuses or neglects to deliver up possession of any land after forfeiture of the same under the provisions of these regulations, or whenever any person is wrongfully in possession of Dominion land, or refuses to vacate or abandon possession of the same, the Minister of the Interior may apply to a Judge of any Court having competent jurisdiction in cases respecting real is situate, for an order in the form of a writ of ejectment or of habere facias possessionem; and the said Judge, upon proof to his satisfaction that such land was so forfeited, and should properly revert to the Crown, or is wrongfully in possession, to deliver up the same to the Minister of the Interior or to the person by him authorized to receive such possession; and such order shall grant an order upon the settler or person or persons in possession, to deliver up the same to the Minister of the Interior or to the person by limin authorized to reach and to compet the some shall have the same force as a writ of habere faciates possessionem, and such order shall have the same force as a writ of habere faciates as would excent the said writ in an action of ejectment or a petitory action.

Assignments.

Assignments.

74. The Minister of the Interior shall cause to be kept in his Department books for registering, at the option of the parties interested, assignments of any right to Dominion lands which is assignable under these regulations, upon proof to his satisfaction that such assignment is in conformity with these regulations; and every assignment so registered shall be valid against any other assignment unregistered or subsequently registered; but any assignment to be registered must be unconditional, and all conditions on which the right depends must have been performed or dispensed with by the Minister of the Interior before the assignment is registered.

75. On any application for a patent by the legal representative of a person who died entitled, or who had made entry and but for such death might have become entitled to such patent, the Minister of the Interior may receive proof of the facts in such maner as he may see fit to require, and upon being satisfied that the claim has been justly established, may allow the same and cause a patent to be issued according to the interior may, in his discretion, for in the Minister of the Interior may, in his discretion, from time to time appoint such fit and properly. 74. The Minister of the Interior shall cause to be

allow the same and cause a patent to be issued accord-

ingly.

TOWNSHIP PLANS AND PATENT LISTS.

the Governor in Council, to be exercised, from time to part of these Regulations, time, by Special Orders in Council, upon the recommendation of the Minister of the Interior:

draining and reclaiming swamp lands, by granting to the promoters of such works, remuneration in the way of grants of the lands so reclaimed or of such portions thereof, or any other land, as may be deemed

fair and reasonable:

To make such orders as may be deemed neess sary from time to time to carry out the provisions of these regulations, according to their true intent, or to make and declare any regulations which may be considered necessary to give the provisions in this clause contained full effect; and from time to time alter or revoke any order or orders or any regulations made in respect of the said provisions, and make others in their stead:

| Regulations for the disposal of Dominon Lands within the Railway Belt, in the Province of British Columbia, approved by Order in Council of the 20th April, 1885, for the quarter section of section number of the township, in the range of the their stead: their stead;

Every order or regulation made by the Governor 2. Every order or regulation made by the Governor in Council, in virtue of the provisions of this clause, or of any other clause of these regulations shall, untess otherwise specially provided in these regulations have force and effect only after the same has been published for four successive weeks in the Conada Gazette and British Columbia Gazette; and all such orders or regulations shall be laid before both Houses the best of my knowledge and belief the land in respect

ceeding as the said court shall order, decree such of Parliament within the first fifteen days of the

son so neglecting or refusing, to be taken into custody and to be imprisoned in the nearest common gaol, as for contempt of court, for a period not exceeding four-

82. The Minister of the Interior may, in his discretion, from time to time appoint such fit and properly qualified persons to act as Dominion Land Surveyors in the Province of British Columbia as to him may 76. The Minister of the Interior shall transmit to seem expedient or necessary; whenever it may be the Registrar-General of British Columbia or his deemed expedient, the Governor in Conneil may, by proper deputy or deputies, as early as possible in each Order in Council, declare that sections eighty seven to year, a certified copy of the map of each township in one hundred and twenty-four inclusive of the Dominyear, a certified copy of the map of each township in such county, district or division, surveyed in the year next preceding, together with a certified list of the lands in such county, district or division, patented during such year.

General Procisions.

77. The following powers are hereby delegated to the Governor in Council, to be exercised, from time to the Governor in Council, to be exercised, from time to pure of these Regulations.

Tariff of Fees.

(a) To withdraw from the operation of these regnulations, subject to existing rights as defined or created of fees to be charged by the Minister of the Interior under the same, such lands as have been or may be reserved for Indians:

(b) To encourage works undertaken, with a view of the interior part of the interior and real-injury and real-injury

SCHEDULE.

FORM A.

Application for a Homestead Entry.

of , do hereby apply meet any cases which may arise and for which no provision is made in these regulations; and further to Regulations for the disposal of Dominion Lands within

FORM B.

eation is made for my exclusive use and benefit, with the intention of residing upon and cultivating the said land, and not directly or indirectly for the use or benefit of any other person or persons whomsoever; and that I have not heretofore obtained an entry for advance of survey. a homesterd on Dominion lands.

of which my application is made is of the class open tor homestead entry; that there is no person residing on the said land, nor are there any improvements thereon, and that this application is made for my exclusive use and benefit, with the intention of residing upon and cultivating the said land, and not directly or indirectly for the use or benefit of any other person or persons whomsoever, and that I have other person or persons whomsoever; and that I have not heretofore obtained a homestead on Dominion lands.

Subscribed and sworm to, this day of 18, before me, lands.

Subscribed and . worn to, this day of 18, before me, (Signature.) Local Agent.

Affidavit in support of a claim for homestead entry, by a person who has previously obtained and has forfeited his homestead entry, but is permitted by the Minist r of the Interior to obtain another homestead entry.

I, A. B., do solemnly swear (or affirm, as the case may be) that I am over eighteen years of age; that to the best of my knowledge and belief the land in respect of which my application is made is of the class open for homestead entry; that there is no person residing on the said land, nor are there any improvements thereon; that I obtained homestead entry; on the day of , 18, for the quarter-section of section , township , range of the Minister of the Interior, which I now produce, I have been permitted to make application for and to receive another homestead entry; and that this application is made for my exclusive use and benefit, with the intention of residing npon and cultivating the said and sworn to, this day of , 18, before me.

Local Agent.

Yionsly obtained homestead entry, for whom I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am acting herein as agent, is over eighteen when I am

Subscribed and sworn to, this day of 18, before me, (Signature.) Local Agent.

FORM F.

I certify that I have received from the sum of ten dollars, being the office fee for homestead entry for (describe the land), and that the said is, in consequence of such entry and payment, vested with the rights conferred in such cases by the provisions of the regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia, as approved by Order in Council, dated 20th April, 1885, respecting homestead rights. homestead rights.

Local Agent.

(Place--Date).

Application for a Homestead Entry by an Agent.

I, A. B., do hereby apply on behalf of , for homestead entry under the provisions of the regulations for disposal of

of which my application is made is of the class open for homestead entry; that I became resident upon and began to entitivate the said land on the day of the land on the day of the person and entitivated the said land continuously ever since; that there is no person residing or having improvements upon it, and that this appli or having improvements upon it, and that this appli or laying is nearly for my application and the land of land of

advance of survey.

advance of survey.

a homesterd on Dominion lands.

Subscribed and sworn to, this day of 18, before me, 18, before me, 18, before me, 18, before me, 19, as the case form the context of the land in respect of the land in respect of the land in respect of the said became resident upon and began to cultivate the said land on the said land on the said land in conformity with the requirements of the land in respect of the land in conformity with the requirements of the land in respect of the land in conformity with the requirements of the land in respect of the land in respect of the land in respect of the land in conformity with the requirements of the homestead entry; that I am over eighteen years of age; that to no other person residing on, or claiming, or having the best of my knowledge and belief the land in respect of the longestead entry; that I am over eighteen years of age; that to no other person residing on, or claiming, or having improvements upon it, and that this application is made for his exclusive use and benefit, with the intentor homestead entry; that there is no person residing upon and cultivating the said land,

Local Agent.

FORM J.

Alfibavit by an agent in support of claim for home-stead entry on behalf of a person who has not pre-viously obtained homestead entry.

but is permitted by the Minister of the Interior to obtain another homestead entry.

I, A. B. do solemnly swear (or affirm, as the case may be) that , for whom I am acting herein as agent, is over eighteen years of age; and to the best of my knowledge and belief the land in respect of which application is made is of the class open for homesterd entry; that there is no purely providing on the which application is made is of the class open for home stead entry; that there is no person residing on the said land, nor are there any improvements thereon; that he obtained homestead entry on the 18 , for the township day of quarter-section of the meridian, but forfeited the same; that by an order of the Minister of the Interior, which I now produce, he has been permitted to make application for and receive another homestead entry, and that this application is made for his exclusive use and benefit, with the intention of his residing upon and cultivating the land applied for, and not directly or indirectly for the use or benefit of any other person or persons whomsoever.

Subscribed and sweet the same of the subscribed and sweet the same is a section. of section

Subscribed and sworn to (Signature.) this 18 , day of before me,

Local Agent.

FORM L.

I certify that who is the nolder of a homestead entry for (describe the land) has complied with the provisions of the law required to be conformed to in order to entitle him to receive a patent for such land, and that I have recommended the issue of such patent.

OTICE IS THERED CITY SHOW that I meet to apply to the Chief Commissioner of Lands and Works for permission to purchase 400 acres of land, more or less, situated on the East Coast of Vancouver patent.

(Place--I)ate). Countersigned: Local Agent.

Commissioner of Dominion Lands.

FORM M.

Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia, as approved by Order in Conneil, dated 20th April, 1885.

Timber License.

This is to certify that

of in the Province of British Columbia, is hereby, from this date, lieensed for the term of years next ensuing, to enter apon, cut, fell and remove (except as thereinafter is reserved) timber from all that tract of Dominion lands situate in the district of and more particularly described as (insert description of land), and containing acres, unore or less, with right of ingress, egress and regress for the signed, intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land, more or less, situated near Blenkinsop Bay, Johnstone Straits, N. W. Coast of British Columbia:

Commissioner of Lands and Works for permission to the Chief Commissioner of Lands and Works for purchase 320 acres of land, more or less, situated near Blenkinsop Bay, Johnstone Straits, N. W. Coast of British Columbia:

Commissioner of Lands and Works for permission to purchase 320 acres of land, more or less, situated near Blenkinsop Bay, Johnstone Straits, N. W. Coast of British Columbia:

Commissioner of Lands and Works for permission to the Chief Commissioner of land, more or less, situated near Blenkinsop Bay, Johnstone Straits, N. W. Coast of British Columbia:

Commissioner of Lands and Works for permission to the Chief Commissioner of land, more or less, situated near Blenkinsop Bay, Johnstone Straits, N. W. Coast of British Columbia:

Commencing at a stake near the ontlet of a lake, situated about two miles N. E. of said bay, and runing west 80 chains; thence south, 40 chains; thence east, 80 chains; thence northwards, 40 chains, to point of commencement.

of land), and containing acres, unore or less, with right of ingress, egress and regress for agents, servants and workmen for such purposes over any adjacent, vacant and unocenpied Dominion lands.

ocenpied Dominion lands.

Subject, nevertheless, to the payment of the annual sum of dollars on the in each year of the said term, and to the payment of all other sums, fees and timber dues, prescribed by the "Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia as approved by Order in Council, dated 20th April, 1885," and also subject to all other provisions of the said Act with respect to timber.

NOTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situate at Homfray Channel, New West. The Province of British Columbia as approved by Order in Council, dated 20th April, 1885," and also subject to all other provisions of the said Act with respect to timber.

Total CIVEN That I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situate at Homfray Channel, New West. The Province of British Columbia as approved by Order in Council, dated 20th April, 1885," and also subject to all other provisions of the said Act with respect to timber.

Total CIVEN That I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situate at Homfray Channel, New West. The Province of British Columbia as approved by Order in Council, dated 20th April, 1885," and also south, 80 chains; thence west, 80 chains; thence west, 80 chains; thence west, 80 chains, to Win. Lewis' north-west corner; thence west, 80 chains, to Point of commencement.

respect to all other process.

Provided always, that any and all exceptionally large trees that may be standing or growing on the said tract of land are hereby expressly reserved to the use of Her Majesty for all time, and the said hereby expressly forbidden to

cut or fell any of such trees.

To

Greeting:

You are hereby commanded that all things set aside and ceasing every exense, you be and appear in your proper person before me the undersigned, at on the day of , 18 . by

o'clock in the noon, and so

o'clock in the noon, and so on from day to day to be then and there examined upon oath touching your knowledge of

And you are to bring with you and produce all papers and writings in your enstody, power or control in any wise relating to the said matters; and take notice that if you neglect or refuse to appear at the time or place aforesaid, you will be liable to be taken into custody and to be imprisoned in the nearest common gaol, as for contempt of court, for a period not exceeding fourteen days.

OTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 480 acres of land, situate at Homfray Channel, New Westminster District, described as follows:—

Commencing at a stake marked Wm. Lewis' north west corner; thence east, 80 chains: thence south, 60 chains; thence west, 80 chains: thence north, 15 chains, to the shore line of Laura Cove: thence following the shore line to point of commencement.

Given under my band and seal, this day of

(Signature of Officer.)

Commencing at the N.E. corner stake: thence W. 40 chains; thence S. 40 chains; thence E. 40 chains; thence N. 40 chains, to point of commencement.

J. R. WHLIAAMS.

Grinder Creek, 25th May, 1885.

NOTICE.

YOTICE IS HEREBY GIVEN that I intend to apply to the Chief Commission

Commencing at a stake on the sea-shore, about four miles north of Seymour Narrows; thence running west, 40 chains; thence south, 80 chains; thence east, to beach; thence following sea-coast, northward, to point of commencement.

M. C. IRELAND.

June 18th, 1885.

NOTICE.

VOTICE IS HEREBY GIVEN that I, the undersigned, intend to make your

F. W. PAFFARD.

June 23rd, 1885.

NOTICE

Dated at

Minister of the Interior.

FORM N.

Regulations for the disposal of Dominion Lands within the Railway Belt in the Province of British Columbia, approved by Order in Council, dated 20th April, 1885.

OTICE IS HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 480 acres of land, situate at Homfray Channel, New Westminster District, described as follows:—

Commencing at F. W. Pafford's south-east corner; thence cast, 60 chains; thence north, 80 chains, to the shore line, to the north-east corner of F. W. Pafford's claim; thence south, 80 chains, to the point of commencement. commencement.

GEORGE MCALLISTER.

June 23rd, 1885.

NOTICE.

NOTICE IS HEREBY GIVEN that I intend

WM. LEWIS.

June 23rd, 1885.

NOTICE.

NOTICE

WE HAVE THIS DAY APPLIED to the Chief Commissioner of Lands and Works for permission to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situate on Grinder Creek, Lillooet District, and described as follows:—

WE HAVE THIS DAY APPLIED to the Chief Commissioner of Lands and Works for permission to purchase 400 acres of land, 160 acres being situated east of our former purchase, and 240 acres of land being situated near Williams Lake, District of Carilleon Cariboo.

PINCHBECK & LYNE.

Williams Lake, May 29th, 1885.

VICTORIA; Printed by RICHARD WOLFENDEN, Government Printer, at the Government Printing Office, James' Bay.